

House Floor continued ...**Thursday, October 29:**

HR 3545

Provide for Reconciliation of the Concurrent Resolution on the FY88 Budget

Rule, H Res 296, rejected by 203-217

Under the House Rules, a two-thirds vote is required for a new rule to be brought up on the same legislative day. The House leaders, recognizing that they did not have the required two-thirds vote, instead decided to motion to adjourn and bring up the new rule on the next legislative day. FOLEY then motioned that when the House adjourned for the first legislative day, it should reconvene at 3:15pm to begin the second legislative day. The motion was agreed to by 243-166. Subsequently, FOLEY motioned that the House adjourn for the first legislative day, which was agreed to by 236-171.

GREGG preferential motion that the House adjourn, rejected by 165-250

Rule, H Res 296, agreed to by 238-182

The above rule (H Res 296) provides that amendments printed in section 1 of the Rules Cmte report shall be considered to have been adopted upon adoption of the rule. Of particular importance, H Res 296 strikes the welfare reform provisions of HR 3545, so that welfare reform is not a part of the reconciliation legislation.

MICHEL amendments to freeze discretionary spending and to strike the tax revenue provisions except the Employee Stock Ownership Plan Estate Tax Deduction and tax legislation corrections provisions, rejected en bloc by 182-229

HR 3545, passed by 206-205

The House motioned to adjourn for the second legislative day by a vote of 258-56.

Friday, October 30:

Pro Forma session

Saturday, October 31:

Pro Forma session

Week of November 2**Monday, November 2:**

Pro Forma session

Tuesday, November 3:

S J Res 209

Provide for the Extension of Certain Programs Relating to Housing and Community Development agreed to by 394-1

S J Res 209 is now cleared for the president

HR 3479

Provide for Adjustments of Royalty Payments Under Certain Fed Onshore and Indian Oil and Gas Leases

Rule, H Res 299, agreed to by 253-153

UDALL substitute amendment to provide that in determining the highest reasonable value, due consideration be given to the highest

price paid for a part or for a majority of production of like quality in the same field, to the price received by the lessee, to posted prices, and to other relevant matters, agreed to by voice

HR 3479, as amended, passed by voice

Under suspension of the rules

HR 3235

Health Maintenance Organization Amendments as amended, passed by voice

S 1158

Health Services Corps Amendments

WAXMAN motion to suspend rules and concur in Senate amendment to the House amendments, agreed to by 401-8

S 1158 is now cleared for the president

HR 1517

Aircraft Collision Avoidance Act as amended, passed by 405-4

HR 3108

Amend Fed Insecticide, Fungicide, and Rodenticide Act (FIFRA) to extend for 1 yr the term of the Scientific Advisory Panel under that Act passed by voice**Wednesday, November 4:**

HR 2906

FY88 Defense Dept Military Construction Approps

HEFNER unanimous consent that the House agree to a conference with the Senate

For a list of House conferees see Conference Cmtes section

HR 2890

FY88 Transportation Dept and Related Agencies Approps

LEHMAN of Fla unanimous consent that the House agree to a conference with the Senate

For a list of House conferees see Conference Cmtes section

HR 1212

Employee Polygraph Protection Act

Rule, H Res 295, agreed to by voice

EDUC & LABOR CMTE substitute amendment, agreed to by voice

YOUNG of Fla amendment to permit use of lie detector tests by employers at nursing home facilities, rejected by 187-237

ROUKEMA amendment to permit

lie detector tests by employers in the business providing security services, agreed to by 2

ROUKEMA amendment to permit use

lie detector tests on employees or prospective employees in the banking and securities industry, rejected by 184-237

RICHARDSON amendment to permit use of lie detector test by employer authorized to manufacture, distribute, or possess a controlled substance if the employee or current employee is suspected of the controlled substance, as amended, agreed to by 313-105

HUGHES amendment to allow RICHARDSON amendment to permit use of lie detector test only in connection with investigation of criminal or civil offenses involving such controlled substances, agreed to by voice

GUNDERSON amendment to permit use of lie detector tests if the test is used in connection with any offense involving detection or misconduct, the subject of the investigation, or the employer had a reasonable suspicion that the employee was involved, rejected by 211-289

ACKERMAN amendment to allow RICHARDSON amendment to permit use of lie detector tests if the test is used in connection with any offense involving detection or misconduct, the subject of the investigation, or the employer had a reasonable suspicion that the employee was involved, rejected by 211-289